IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

CLERK OF THE SUPERIOR COURT
FILED

O(a/10/2019 64:23P.M.

COUNTY

| T | ŀ | ł | F | ς. | T | ١7 | ۲F | 0 | F | Δ | R | i7 | റ | N. | Α. |
|---|---|---|---|----|---|----|----|---------------------------------|---|---------------|---|----|---|----|----|
| 1 | ٠ | | _ | • | • | ٦ι | _ | $\mathbf{\mathbf{\mathcal{U}}}$ | | $\overline{}$ | | - | v | | |

CR2018-114770-001

Plaintiff,

VS.

BRITTANY ANN ZAMORA,

PLEA AGREEMENT

DOB: 01/05/1991 Booking #: T445109

Defendant.

The State of Arizona and the defendant hereby agree to the following disposition of this case:

<u>Plea</u>: The Defendant agrees to plead **GUILTY** to:

COUNT 1 (AS AMENDED): SEXUAL CONDUCT WITH A MINOR, A CLASS 2 FELONY AND DANGEROUS CRIME AGAINST CHILDREN, in violation of A.R.S. §§ 13-1401, 13-1405, 13-3821, 13-610, 13-705, 13-702 and 13-801, committed on September 1, 2017 through and including March 22, 2018

VICTIM A: DOB - 09-24-2004

This is a non-dangerous, non-repetitive offense under the criminal code.

COUNT 2 (AS AMENDED): ATTEMPTED MOLESTATION OF A CHILD (13-1410A), A CLASS 3 FELONY AND DANGEROUS CRIME AGAINST CHILDREN, in violation of A.R.S. §§ 13-1401, 13-1410, 13-3821, 13-610, 13-705, 13-701, 13-702, 13-801 and 13-1001, committed on September 1, 2017 through and including March 22, 2018 VICTIM A: DOB – 09-24-2004

This is a **non-dangerous, non-repetitive** offense under the criminal code.

COUNT 15 (AS AMENDED): PUBLIC SEXUAL INDECENCY (13-1403A), A CLASS 5 FELONY, in violation of A.R.S. §§ 13-1403, 13-1401, 13-3821, 13-610, 13-701, 13-702 and 13-801, committed on September 1, 2017 through and including March 22, 2018

VICTIM B: DOB - 07-26-2006

This is a **non-dangerous**, **non-repetitive** offense under the criminal code.

THIS OFFER EXPIRES AND IS VOID IF NOT ENTERED IN COURT BY June 12, 2019.

Terms: On the following understandings, terms and conditions:



1.COUNT 1: The crime carries a presumptive sentence of 20 years; a minimum sentence of 13 years; and a maximum sentence of 27 years. Probation IS NOT available. Restitution of economic loss to the victim and waiver of extradition for probation revocation procedures are required. Pursuant to A.R.S. §13-805 at the time restitution is ordered the court may enter a criminal restitution order including interest and collection fees. The maximum fine that can be imposed is \$150,000 plus an 83% surcharge plus a \$20.00 probation fee pursuant to A.R.S. § 12-269, plus a \$13.00 assessment pursuant to A.R.S. § 12-116.04 plus a \$2.00 assessment pursuant to A.R.S. § 12-116.09. If the Defendant is sentenced to prison, the Defendant shall also be sentenced to serve a term of community supervision equal to one-seventh of the prison term to be served consecutively to the actual period of imprisonment. If the Defendant fails to abide by the conditions of community supervision, the Defendant can be required to serve the remaining term of community supervision in prison. Within 30 days of being sentenced, pursuant to A.R.S. 13-610, the defendant shall provide a sufficient sample of blood or other bodily substance for deoxyribonucleic acid (DNA) testing and extraction to be used for law enforcement identification purposes and/or for use in a criminal prosecution and/or for use in a proceeding under title 36, chapter 37. Special conditions regarding the sentence imposed by statute (if any) are:

COUNT 1: The Defendant shall pay a \$50 assessment to the court to be transmitted pursuant to ARS § 12-116.05 to the Address Confidentiality Program. Pursuant to A.R.S. §13-3821, the Defendant must register as a sex offender. The Defendant shall pay a \$500 assessment to the court to be transmitted pursuant to A.R.S. § 12-116.07 to the county treasurer to defray the cost of medical or forensic interview expenses under A.R.S. § 13-1414.

COUNT 2: The crime carries a presumptive sentence of **10** years; a minimum sentence of **5**; and a maximum sentence of **15** years. Probation **IS** available.

Restitution of economic loss to the victim and waiver of extradition for probation revocation procedures are required. Pursuant to A.R.S. §13-805 at the time restitution is ordered the court may enter a criminal restitution order including interest and collection fees. The maximum fine that can be imposed is \$150,000 plus an 83% surcharge plus a \$20.00 probation fee pursuant to A.R.S. § 12-269, plus a \$13.00 assessment pursuant to A.R.S. § 12-116.04 plus a \$2.00 assessment pursuant to A.R.S. § 12-116.09. If the Defendant is sentenced to prison, the Defendant shall also be sentenced to serve a term of community supervision equal to one-seventh of the prison term to be served consecutively to the actual period of imprisonment. If the Defendant fails to abide by the conditions of community supervision, the Defendant can be required to serve the remaining term of community supervision in prison. Within 30 days of being sentenced, pursuant to A.R.S. 13-610, the defendant shall provide a sufficient sample of blood or other bodily substance for deoxyribonucleic acid (DNA) testing and extraction to be used for law enforcement identification purposes and/or for use in a criminal prosecution and/or for use in a proceeding under title 36, chapter 37. Special conditions regarding the sentence imposed by statute (if any) are:

COUNT 2: The Defendant shall pay a \$50 assessment to the court to be transmitted pursuant to ARS § 12-116.05 to the Address Confidentiality Program. Pursuant to A.R.S. §13-3821, the Defendant must register as a sex offender. Pursuant to A.R.S. §13-902(A)(E), if probation is available, it may be imposed for a term up to Defendant's lifetime, and the Defendant may be monitored by a global positioning system. The Defendant shall pay a \$500 assessment to the court to be transmitted pursuant to A.R.S. § 12-116.07 to the county treasurer to defray the cost of medical or forensic interview expenses under A.R.S. § 13-1414.

COUNT 15: The crime carries a presumptive sentence of 1.5 years; a minimum sentence of 0.75 years; a mitigated sentence of 0.5 years; a maximum sentence of 2 years; and an aggravated sentence of 2.5 years. Probation IS available. Restitution of economic loss to the victim and waiver of extradition for probation revocation procedures are required. Pursuant to A.R.S. §13-805 at the time restitution is ordered the court may enter a criminal restitution order including interest and collection fees. The maximum fine that can be imposed is \$150,000 plus an 83% surcharge plus a \$20.00 probation fee pursuant to A.R.S. § 12-269, plus a \$13.00 assessment pursuant to A.R.S. § 12-116.04 plus a \$2.00 assessment pursuant to A.R.S. § 12-116.09. If the Defendant is sentenced to prison, the Defendant shall also be sentenced to serve a term of community supervision equal to one-seventh of the prison term to be served consecutively to the actual period of imprisonment. If the Defendant fails to abide by the conditions of community supervision, the Defendant can be required to serve the

remaining term of community supervision in prison. Within 30 days of being sentenced, pursuant to A.R.S. 13-610, the defendant shall provide a sufficient sample of blood or other bodily substance for deoxyribonucleic acid (DNA) testing and extraction to be used for law enforcement identification purposes and/or for use in a criminal prosecution and/or for use in a proceeding under title 36, chapter 37. Special conditions regarding the sentence imposed by statute (if any) are:

COUNT 15: The Defendant shall pay a \$50 assessment to the court to be transmitted pursuant to ARS § 12-116.05 to the Address Confidentiality Program. Pursuant to A.R.S. §13-3821, the Defendant may be ordered to register as a sex offender. Pursuant to A.R.S. §13-902(A)(E), if probation is available, it may be imposed for a term up to Defendant's lifetime, and the Defendant may be monitored by a global positioning system.



2.AS TO COUNT 1: The parties stipulate to the following additional terms, subject to court approval at the time of sentencing as set forth in paragraph 7: Defendant shall be sentenced to the Arizona Department of Corrections for a calendar term not less than the presumptive. Defendant shall have no contact with the victims. Defendant shall not return to the scene of the crime. Defendant shall pay restitution for all economic loss to all victims, for all counts and/or events, including dismissed counts, amended counts, and counts not filed pursuant to agreement, and/or their insurance companies, and/or MCAO Victims Compensation Bureau, resulting from Goodyear Police Department DR201800011332 and any supplements in an amount not to exceed \$200,000 regardless of who caused the loss. Defendant shall register as a sex offender.

AS TO COUNTS 2 AND 15: The parties stipulate to the following additional terms, subject to court approval at the time of sentencing as set forth in paragraph 7: Defendant shall be placed on lifetime supervised probation upon her physical discharge from the Arizona Department of Corrections in Count 1. Terms shall include all sex offender and computer usage terms. Defendant shall have no contact with the victims. Defendant shall not return to the scene of the crime. Defendant shall pay restitution for all economic loss to all victims, for all counts and/or events, including dismissed counts, amended counts, and counts not filed pursuant to agreement, and/or their insurance companies, and/or MCAO Victims Compensation Bureau, resulting from Goodyear Police Department DR201800011332 and any supplements in an amount not to exceed \$200,000 regardless of who caused the loss. The defendant shall register as a sex offender.



3. The following charges are dismissed, or if not yet filed, shall not be brought against the Defendant by the Maricopa County Attorney's Office: **Counts 3-14**



4. This agreement serves to amend the complaint, indictment, or information to charge the offense to which the Defendant pleads, without the filing of any additional pleading. However, if the plea is rejected by the court or withdrawn by either party, or if the conviction is subsequently reversed, the original charges and any charges that are dismissed by reason of this plea agreement are automatically reinstated.



5. If the Defendant is charged with a felony, she hereby waives and gives up her rights to a preliminary hearing or other probable cause determination on the charges to which she pleads. The Defendant agrees that this agreement shall not be binding on the State should the Defendant be charged with or commit a crime between the time of this agreement and the time for sentencing in this cause; nor shall this agreement be binding on the State until the State confirms all representations made by the Defendant and her attorney, to-wit: Defendant avows that she has no prior felony convictions in any jurisdiction under any name. Defendant avows that she was not on felony release, probation, parole or community supervision at the time of this offense. Defendant avows that she has no other pending felony matters in any jurisdiction under any name. Defendant avows that she has 0 other convictions, misdemeanor or felony, for a sex related offense. Although the State may have agreed to dismiss or not file sentencing enhancement allegations under Paragraph 3, Defendant is advised that any dismissed allegation may be considered in aggravation of any sentence permissible under the plea agreement. If the Defendant fails to appear for sentencing, the court may disregard the stipulated sentence and impose any lawful sentence which is the same as or exceeds the stipulated sentence in the plea agreement. In the event the court rejects the plea, or either the State or the Defendant withdraws the plea, the Defendant hereby waives and gives up her right to a preliminary hearing or other probable cause determination on the original charges.



6.Unless this plea is rejected by the court or withdrawn by either party, the Defendant hereby waives and gives up any and all motions, defenses, objections, or requests which she has made or raised, or could assert hereafter, to the court's entry of judgment against her and imposition of a sentence upon her consistent with this agreement. By entering this agreement, the Defendant further waives and gives up the right to appeal.



7. The parties hereto fully and completely understand and agree that by entering into a plea agreement, the defendant consents to judicial fact finding by preponderance of the evidence as to any aspect or enhancement of sentence and that any sentence either stipulated to or recommended herein in paragraph two is not binding on the court. In making the sentencing determination, the court is not bound by the rules of

evidence. The State's participation in this plea agreement is conditional upon the Court's acceptance of its terms, conditions, or provisions. If after accepting this plea the court concludes that any of the plea agreement's terms, conditions, or provisions regarding the sentence or any other aspect of this plea agreement are inappropriate, it can reject the plea. If the court decides to reject any of the plea agreement's terms, conditions, or provisions, it must give both the State and the Defendant an opportunity to withdraw from the plea agreement. Should the Court reject this plea agreement, or the State withdraws from the agreement, the Defendant hereby waives all claims of double jeopardy and all original charges will automatically be reinstated. The Defendant in such case waives and gives up her right to a probable cause determination on the original charges.



8. If the court decides to reject the plea agreement provisions regarding sentencing and neither the State nor the Defendant elects to withdraw the plea agreement, then any sentence either stipulated to or recommended herein in paragraph 2 is not binding upon the court, and the court is bound only by the sentencing limits set forth in paragraph 1 and the applicable statutes.



9. This plea agreement in no way affects any forfeiture proceedings pursuant to A.R.S. § 13-4301 et seq., § 13-2314, or § 32-1993, if applicable, nor does the plea agreement in any way compromise or abrogate any civil actions, including actions pursuant to A.R.S. § 13-2301 et seq. or § 13-4301 et seq., or the provisions of A.R.S. § 13-2314 or A.R.S. § 13-4310.



10.I understand that if I am not a citizen of the United States, or was not a citizen at the time of the commission of the offense to which I am pleading, that my decision to go to trial or enter into a plea agreement may have immigration consequences. Specifically, I understand that pleading guilty or no contest to a crime may affect my immigration status. Admitting guilt may result in deportation even if the charge is later dismissed. My plea or admission of guilt could result in my deportation or removal, could prevent me from ever being able to get legal status in the United States, or could prevent me from becoming a United States citizen. I understand that I am not required to disclose my legal status in the United States to the court.



11.I have read and understand the provisions of this entire agreement. I have discussed the case and my constitutional rights with my lawyer. My lawyer has explained the nature of the charge(s) and the elements of the crime(s) to which I am pleading. I understand that by pleading GUILTY I will be waiving and giving up my right to a determination of probable cause, to a trial by jury to determine guilt and to determine any fact used to impose a sentence within the range stated above in paragraph one,

to confront, cross-examine, and compel the attendance of witnesses, to present evidence in my behalf, my right to remain silent, my privilege against self-incrimination, presumption of innocence and right to appeal. I agree to enter my plea as indicated above on the terms and conditions set forth herein. I fully understand that if, as part of this plea agreement, I am granted probation by the court, the terms and conditions thereof are subject to modification at any time during the period of probation. I understand that if I violate any of the written conditions of my probation, my probation may be terminated and I can be sentenced to any term or terms stated above in paragraph one, without limitation.

I have personally and voluntarily placed my initials beside each of the above paragraphs and signed the signature line below to indicate that I read, or had read to me, understood and approved all of the previous paragraphs in this agreement, both individually and as a total binding agreement. My plea is voluntary and not the result of force, or threat, or promises other than those contained in the plea agreement.

DO NOT SIGN THIS FORM UNLESS YOU HAVE READ IT COMPLETELY, OR HAD IT READ TO YOU AND UNDERSTAND IT FULLY.

| 6/10/19 | Defendant | Raithans am Bamoro |
|---------|-----------|---------------------|
| Date | | BRITTANY ANN ZAMORA |

I have discussed this case with my client in detail and advised my client of her constitutional rights and all possible defenses. I believe that the defendant's plea is knowing, intelligent, and voluntary and that the plea and disposition are consistent with law.

Date Defense Counsel

Richard J. Suzuki, #021348 RELEN

OLMEDO-GUERRA, 029800

I have reviewed this matter and concur that the plea and disposition set forth herein are appropriate and are in the interests of justice.

Date Prosecutor Lacey isher, #029732

THE STATE OF ARIZONA.

CR2018-114770-001

Plaintiff,

VS.

BRITTANY ANN ZAMORA,

DOB: 01/05/1991 Booking #: T445109

Defendant.

SEX OFFENDER REGISTRATION ADDENDUM



 \mathscr{B} I understand that within 10 days of my conviction for this offense, or within 10 days after entering and remaining in any county, I am required to register with the sheriff of that county.



1 understand that within 72 hours, excluding weekends and legal holidays, after moving from an address within a county to another address within the same county, I am required to notify the sheriff of the new address both in person and in writing.



1 understand that within 72 hours of moving from a county in which I am registered, I am required to notify the sheriff of the county from which I have moved in writing.



1 understand that within 72 hours, excluding weekends and legal holidays, after I change my name, I am required to inform the sheriff of the new name both in person and in writing.



I understand that upon initial registration and each year after my initial registration, I am required to obtain a non-operating identification license or a driver's license from the Motor Vehicle Division of the Department of Transportation. I also understand that that the license will be valid for only one year from the date of issuance and I am required to submit proof of my address to the Department of Transportation. I understand that I must carry the non-operating identification license or driver's license at all times.



I understand that if I moved to a location which is not a residence and I receive mail at a post office box, I a required to notify the sheriff of the location and number of the post office box.



I understand my responsibility to register is a lifetime requirement and failure to comply with the above requirements is punishable as a felony.

I have personally and voluntarily placed my initials in each of the above boxes and signed the signature line below to indicate I have read and understand my requirements of registration as a sex offender.

| Date 6/10/19 | Defendant Bullon Barnow | |
|--------------------|---|--------|
| | h the defendant has been convicted presently mandates sex offer event the legislature removes this crime from the list of offer ing registration: | |
| | endant, pursuant to discretionary authority under A.R.S. § 13-382 ster as a sex offender. | 21(C), |
| ☐ I do not order t | he defendant to continue to register as a sex offender. | |
| Date | Superior Court Judge | |